



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/646,153 8920 08/21/2003 Jeong-Kyu Moon 678-1123 (P10535) EXAMINER 28249 7590 06/14/2006 DILWORTH & BARRESE, LLP DESIR, PIERRE LOUIS 333 EARLE OVINGTON BLVD. PAPER NUMBER ART UNIT UNIONDALE, NY 11553 2617

DATE MAILED: 06/14/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary The MAILING DATE of this communication app			
	10/646,153	MOON, JEONG-KYU	
	Examiner	Art Unit	,
	Pierre-Louis Desir	2617	້ຳ —————
Period for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 25 A	April 2006		
· _ · ·	s action is non-final.		
3) Since this application is in condition for allowa		secution as to the merits is	
closed in accordance with the practice under	·		
Disposition of Claims	, , , , , , , , , , , , , , , , , , , ,		
4)⊠ Claim(s) <u>4-10</u> is/are pending in the application).		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>4-10</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examina	er.		
10)⊠ The drawing(s) filed on 21 August 2003 is/are:	a)⊠ accepted or b)□ objected t	to by the Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is obj	jected to. See 37 CFR 1.121(d).	
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document * See the attached detailed Office action for a list 	ts have been received. ts have been received in Applicationity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

DETAILED ACTION

1. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2617.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 04/25/2006 has been entered.

Response to Arguments

3. Applicant's arguments filed on 04/25/2006 have been fully considered but they are not persuasive.

Applicants argue, regarding claims 4 and 8, that in the combination of Nonami and Moran, if a call is not established and a message is to be sent to the called mobile terminal, the telephone number (or other identification of the called terminal) would need to be reentered after attempting the call and before sending the message. As such, claims 4 and 8 have been amended to recite that the predetermined message and/or phone number is transmitted "using information entered during the attempt to establish the call connection." Neither Nonami nor Moran, nor a combination thereof, discloses this element.

Application/Control Number: 10/646,153 Page 3

Art Unit: 2617

Examiner respectfully disagrees with Applicants. As known in the art, before a message is transmitted to a destination party, information regarding the destination party, such as information that identified the destination party (i.e., phone number) must be known. The claims, as amended, broadly read, "...if the call connection between the mobile terminal and the counterpart mobile terminal is not established, pressing a one touch call button of the mobile terminal that transmits, using information entered during the attempt to establish the call connection, a predetermined message to the counterpart mobile terminal." Nonami discloses a portable phone comprising of a P key serving as "one-touch" dialing key for an instant originating of call to already registered phone numbers, and SEND key serving as transmitting/receiving key. Nonami further disclosed that upon a transmission operation (SEND key), the formed message is then transmitted from the antenna. Thus, one skilled in the art would undoubtedly conceptualize that the pressing of the end key characterizes the attempt to establish a call connection (see col. 2, lines 4-8; col. 6, lines 1-5). Moran discloses a method (with the service of voice mail or answering services, which would present that the destination party's unavailability to receive the call; therefore, the call is diverted to voice mail or answering services) wherein a user is able to send a pre-recorded message by pressing a particular function key on a telephone handset (see abstract). Therefore, one skilled in the art would have unhesitatingly conceptualize that when a message is transmitted, information that is used to attempt to establish the call connection is used because the called party phone number or other identification information must be known to be able to transmit a message to the called party.

Application/Control Number: 10/646,153 Page 4

Art Unit: 2617

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 4-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nonami, U.S. Patent No. 6647258 in view of Moran, Pub. No. US 2002/0073142.

Regarding claim 4, Nonami discloses a method for performing a one-touch call operation using a mobile terminal, comprising the step of: attempting to establish a call connection with a counterpart mobile terminal using the mobile terminal (i.e., Nonami discloses a portable phone comprising of a P key serving as "one-touch" dialing key for an instant originating of call to already registered phone numbers, and SEND key serving as transmitting/receiving key. Nonami further disclosed that upon a transmission operation (SEND key), the formed message is then transmitted from the antenna. Thus, one skilled in the art would undoubtedly conceptualize that the pressing of the end key characterizes the attempt to establish a call connection) (see col. 2, lines 4-8; col. 6, lines 1-5).

Although, Nonami discloses a method wherein information entered during the attempt to establish the call connection is used to transmit a message (see col. 2, lines 4-8; col. 6, lines 1-5), Nonami does not specifically disclose a method comprising the step of: if the call connection between the mobile terminal and the counterpart mobile terminal is not established, pressing a one-touch call button of the mobile terminal, and transmitting a predetermined message to the counterpart mobile terminal.

However, Moran discloses a method (with the service of voice mail or answering services, which would present that the destination party's unavailability to receive the call; therefore, the call is diverted to voice mail or answering services) wherein a user is able to send a pre-recorded message by pressing a particular function key on a telephone handset (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine both teachings to arrive at the claimed invention. A motivation for doing so would have been to facilitate the sending of messages to the destination party.

Regarding claims 5-7, Nonami discloses a method as described above (see claim 4 rejection).

Although Nonami discloses a method as described, Nonami does not specifically disclose wherein the step pressing the one-touch call button of the mobile terminal, includes the steps of: reading out a phone number of the mobile terminal and the predetermined message from a memory of the mobile terminal; and simultaneously transmitting the phone number of the mobile terminal and the predetermined message to the counterpart mobile terminal.

However, Moran discloses a method wherein a messaging server is arranged to store one or more pre-specified messages, wherein the pre-specified message can be a standard message containing the originator's details (i.e., phone number, name) and a request to be called back. Moran further discloses the step of receiving an input from a user, indicating that the pre-specified message is to be sent to the destination party, and sending the pre-specified message to the destination party mailbox (see page 1, paragraphs 8-12). Nonami further discloses, as related to claim 6 and 7, a method wherein the predetermined message is a previously voice message or text message (i.e., pre-recorded voice or text message) (see abstract).

Application/Control Number: 10/646,153

Art Unit: 2617

Therefore, it would have been obvious to one of ordinary skill in the art to combine both arts to arrive at the claimed invention. A motivation for doing so would have been to provide a messaging system, which overcomes the tedious routine of repeating one's name, phone number, and time of call (see paragraph 3).

Regarding claims 8-10, Nonami discloses a method for performing a one-touch call operation using a mobile terminal, comprising the step of: attempting to establish a call connection with a counterpart mobile terminal using the mobile terminal (i.e., Nonami discloses a portable phone comprising of a P key serving as "one-touch" dialing key for an instant originating of call to already registered phone numbers, and SEND key serving as transmitting/receiving key. Nonami further disclosed that upon a transmission operation (SEND key), the formed message is then transmitted from the antenna. Thus, one skilled in the art would undoubtedly conceptualize that the pressing of the end key characterizes the attempt to establish a call connection) (see col. 2, lines 4-8; col. 6, lines 1-5).

Although, Nonami discloses a method wherein information entered during the attempt to establish the call connection is used to transmit a message (see col. 2, lines 4-8; col. 6, lines 1-5), Nonami does not specifically disclose a method comprising the steps of: if the call connection between the mobile terminal and the counterpart mobile terminal is not established, pressing a one-touch call button of the mobile terminal.

However, Moran discloses a method (with the service of voice mail or answering services, which would present that the destination party's unavailability to receive the call; therefore, the call is diverted to voice mail or answering services) wherein a user is able to send a pre-recorded message by pressing a particular function key on a telephone handset (see abstract).

Page 7

Moran further discloses the step of transmitting a phone number of the mobile terminal and a predetermined message to the counterpart mobile terminal (i.e., a messaging server is arranged to store one or more pre-specified messages, wherein the pre-specified message can be a standard message containing the originator's details (i.e., phone number, name) and a request to be called back. Moran further discloses the step of receiving an input from a user, indicating that the prespecified message is to be sent to the destination party, and sending the pre-specified message to the destination party mailbox) (see page 1, paragraphs 8-12). And as related to claims 9-10, Moran further discloses a method wherein the predetermined message is a previously voice message or text message (i.e., pre-recorded voice or text message) (see abstract).

Therefore, it would have been obvious to one of ordinary skill in the art to combine both arts to arrive at the claimed invention. A motivation for doing so would have been to provide a messaging system, which overcomes the tedious routine of repeating one's name, phone number, and time of call (see paragraph 3).

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre-Louis Desir whose telephone number is (571) 272-7799. The examiner can normally be reached on Monday-Friday 8:00AM- 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/646,153

Art Unit: 2617

Page 8

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Pierre-Louis Desir 06/04/2006

TEMICA BEAMER
PRIMARY EXAMINER